TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT (VIA FES-WER)

Docket Number (Optional)

	(VIA EFS-WE		PE0673USCNT1
In re Application or	f: Che-Hsiung Hsu		
Application No.:	10/669,422 (Parent)		
Filed:	September 24, 2003 (Of Parent)	Confirmation No.: 507	3 (Of Parent)
For: ELECTRICALLY CONDUCTING ORGANIC POLYMER/NANOPARTICLE COMPOSITES AND METHOD FOR USE THEREOF			
The owner's. Including the standard policial of the standard policial of the standard policial on the standard policial on hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration state of the full statutory term prior patent No7,182,771; 7,317,047 as the term of said prior patent is defined in 35 U.S.C. 154 and 173, and as the term of said prior patent is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is bridging upon the grantee, its successors or assigns.			
would extend to th patent is presently expires for fa is held unenfi is found inval is statutorily c has all claims is reissued; o	le expiration date of the full statutory tery y shortened by any terminal disclaimer," illure to pay a maintenance fee; orceable; ild by a court of competent jurisdiction; disclaimed in whole or terminally disclain canceled by a reexamination certification.	m as defined in 35 U.S.C. 154 and 173 of in the event that said prior patent later: med under 37 CFR 1.321;	atent granted on the instant application that the prior patent, "as the term of said prior and the prior patent," as the term of said prior the prior patent in the term of the prior patent in the term of the prior prior the prior patent in the patent in the prior patent in the prior patent in the prior pa
Check either box 1	1 or 2 below, if appropriate.		
	issions on behalf of a business/organiza undersigned is empowered to act on be	ation (e.g., corporation, partnership, univenthalf of the business/organization.	rsity, government agency,
belief are believed made are punish a	to be true; an d further that the se stat	ements were made with the knowledge nder Sec tion 1001 of Title 18 of the Unite	at all statements made on information and that willful false statements and the like so ad States Code and that such willful false
2. The under	ersigned is an attorney or agent of recor	rd. Reg. No. 32,659	
		/Mary Ann Capria/	March 10, 2011
		Signature	Date
MARY ANN CAPRIA			
Typed or printed name			
			(382) 992-2287 Telephone Number
Terminal disclaimer fee under 37 CFR 1.20(d) included.			
		rm may become public. Credit card infected in credit card information and authorization	
*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.			
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